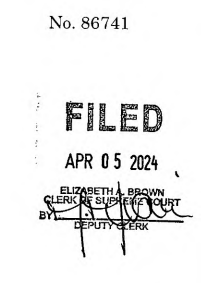
IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF: D.O.T. LITIGATION

NEVADA WELLNESS CENTER, LLC, A DOMESTIC LIMITED LIABILITY COMPANY; RURAL REMEDIES LLC; AND QUALCAN, LLC, A NEVADA LIMITED LIABILITY COMPANY, Appellants, vs. INTEGRAL ASSOCIATES LLC; ESSENCE CANNABIS DISPENSARIES;

ESSENCE HENDERSON, LLC; AND ESSENCE TROPICANA LLC, Respondents.



ORDER DISMISSING APPEAL IN PART AND TO FILE DOCUMENT

Pursuant to the stipulation of appellant Qualcan, LLC, and respondents and cause appearing, Qualcan's appeal is dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b). The clerk of this court shall remove Qualcan from this appeal and modify this court's caption accordingly.

On February 13, 2024, this court issued an order reinstating briefing. That order, amongst other things, directed appellants Nevada Wellness Center, LLC, and Rural Remedies, LLC, to file and serve a transcript request form or certificate that no transcripts will be requested by February 27, 2024. To date, neither Nevada Wellness Center nor Rural Remedies has complied. Nevada Wellness Center and Rural Remedies shall have 7 days from the date of this order to each file a transcript request form or certificate that no transcripts will be requested. See NRAP 9(a). Failure

SUPREME COURT OF NEVADA

(O) 1947A

to comply with this order may result in the imposition of sanctions, including the dismissal of this appeal. See NRAP 9(a)(7).

It is so ORDERED.

Call , C.J.

cc:

Hon. Joanna Kishner, District Judge
Eleissa C. Lavelle, Settlement Judge
Clarence E. Gamble
Beckstrom & Beckstrom, LLP
Parker, Nelson & Associates
Christiansen Trial Lawyers
Pisanelli Bice, PLLC
Eighth District Court Clerk

SUPREME COURT OF NEVADA